UNITED STATES DISTRICT COURT DISTRICT OF NEW JERSEY

UNITED STATES OF AMERICA : Criminal No.

Criminal No. 11-CR-546-01 (SRC)

v.

:

Hon. Stanley R. Chesler, U.S.D.J.

JASON CORNISH,

:

Defendant

[PROPOSED] ORDER

This matter having been opened before the Court on August 16, 2011 for the purpose of defendant Jason Cornish making an initial appearance on the Information in this matter; and

Defendant Cornish having entered a guilty plea to the charge contained in the Indictment; and

Defendant Cornish having complied to date with the terms and conditions of supervised release established on or about July 1, 2011 at the time of defendant Cornish's initial appearance before the Honorable Janet F. King, United States Magistrate Judge for the Northern District of Georgia;

It is, for the reasons stated in open Court on August 16, 2011 hereby **ORDERED** that:

Defendant Cornish's previously imposed terms of supervised release (as reflected in Judge King's order attached hereto as Exhibit A) are ordered continued pending defendant Cornish's appearance for sentencing in this case.

STANLEY R. CHESLER UNITED STATES DISTRICT JUDGE

August 2 2011
Newark, New Jersey

AO 199A (Rev.	Case 2:11-mj-06084-MAS Document 4 Filed 08/09/11 Page 3 of 6 Page ID: 12				
ORIG	UNITED STATES DISTRICT COURT for the NORTHERN District of GEORGIA U.S.D.C. CHAMBERS JUL 1 2011				
	United States of America V. Case No. 1:11-MJ-1026 Defendant NORTHERN District of GEORGIA Language 1 2011 Language 1 2011 Case No. 1:11-MJ-1026				
	ORDER SETTING CONDITIONS OF RELEASE				
IT IS ORDE	RED that the defendant's release is subject to these conditions:				
(1)	The defendant must not violate any federal, state or local law while on release.				
(2)	The defendant must cooperate in the collection of a DNA sample if the collection is authorized by 42 U.S.C. § 14135a.				
(3)	The defendant must immediately advise the court, defense counsel, and the U.S. attorney in writing before any change in address or telephone number.				
(4)	The defendant must appear in court as required and must surrender to serve any sentence imposed				
	The defendant must appear at (if blank to be notified) U. S. Courthouse				
	Dist of My on July 14, 2011 at 12:30 P.M. Date and Time				
	Delegan to Description of the Research Pond				
	Release on Personal Recognizance or Unsecured Bond				

IT IS FURTHER ORDERED that the defendant be released on condition that:

() (5) The defendant promises to appear in court as required and surrender to serve any sentence imposed.

	Page 2 of Pages
	Lasa 2:11-mj Ubusa MAS Document 4 - Hod 95/99/11 Page 4 of 6 Page 10: 13 ADDITIONAL CONDITIONS OF RELEASE
Upon findi	ng that release by one of the above methods will not by itself reasonably assure the defendant's appearance and the safety of other persons or the communi
URTHER OF	RDERED that the defendant's release is subject to the conditions marked below: defendant is placed in the custody of:
	nor organization ess (only if above is an organization)
City	and state. Tel. No. (only if above is an organization)
rrees (a) to su	spervise the defendant in accordance with all of the conditions of release, (b) to use every effort to assure the defendant's appearance at all scheduled co) to notify the court immediately if the defendant violates any condition of release or disappears.
	Signed:
	Custodian or Proxy Date
(8) The ((X)(a)	defendant must: report to (1) U.S. Pretrial Svcs.; () U.S. Probation Office; Suite. 900 U.S. Courthouse, 404-215-1900/1950
	() before leaving the Courthouse; () within hours of release from custody, or () no later than: Defendant shall follow all instructions of the supervising officer.
(1/0)	() no later than: Defendant shall follow all instructions of the supervising officer. execute a bond or an agreement to forfeit upon failing to appear as required the following sum of money or designated property:
() (0)	distribution
()(c)	post with the court the following proof of ownership of the designated property, or the following amount or percentage of the above-described sum
()(d)	execute a ball bond with solvent sureties in the amount of \$
(X)(e)	maintain or actively seek lawful, verifiable employment. maintain or commence an education program.
()(f) ()(g)	surrender any passport to: () Pretrial Services () Probation
(X)(p)	not obtain or possess a passport or other travel documents in your name, another name or on behalf of third persons, including minor children.
(X)(i)	abide by the following restrictions on personal association, place of abode, or travel: Do not change your address, telephone number or place of
1.6	employment without prior permission of your pretrial services/probation supervisor. avoid all contact, directly or indirectly, with any person who is or may become a victim op potential witness in the investigation or
(1)(i)	prosecution, including but not limited to: Prior Telson / for the surface of
	employment may have contact.
()(k)	undergo medical or psychiatric treatmest:
()(1)	return to custody each (week) day at o'clock after being released each (week) day at o'clock for employmen
· / / / /	schooling, or the following purpose(s):
	maintain residence at a halfway house or community corrections center, as the pretrial services office or supervising officer considers necessary, and
() (m)	abide by the rules and regulations of said facility.
(X)(n)	not possess a firearm, destructive device, or other dangerous weapons or ammunition.
(X)(0)	refrain from () any () excessive use of alcohol. not use or unlawfully possess a narcotic drug or other controlled substances defined in 21 U.S.C. § 802, unless lawfully prescribed by a licensed medi
(p)	practitioner
()(q)	submit to any testing tequired by the pretrial services office or the supervising officer to determine whether the defendant is using a prohibited substance. A
	testing may be used with random frequency and include urine testing, the wearing of a sweat patch, a remote alcohol testing system, and/or any form prohibited substance screening or testing. The defendant must refrain from obstructing or attempting to obstruct or tamper, in any fashion, with the efficient and accuracy of any prohibited substance testing or monitoring which is (are) required as a condition of release.
()(r)	participate in a program of inpatient or outpatient substance abuse therapy and counseling if the pretrial services office or supervising officer consider
	advisable. participate in one of the following location monitoring program components and abide by its requirements as the pretrial services officer or supervising
()(s)	officer instrume
	() (i) Curfew. You are restricted to your residence every day () from to, or (() as directed by the pretria
	services office or supervising officer; or () (ii) Home Detention. You are restricted to your residence at all times except for employment; education; religious services; medical, substance about or mental health treatment; attorney visits; court appearances; court-ordered obligations; or other activities pre-approved by the pretrial services.
	office or supervising officer of
	() (iii) Home Incarceration. You are restricted to 24-hour-a-day lock-down except for medical necessities and court appearances or other activit specifically approved by the court.
()(t)	submit to the location monitoring indicated below and abide by all of the program requirements and instructions provided by the pretrial services office
	or supervising officer related to the proper operation of the technology. The defendant must pay all or part of the cost of the program based upon your ability to pay as the pretrial services office or supervising office.
	determines.
	() (i) Location monitoring technology as directed by the pretrial services office or supervising officer;
	() (ii) Radio Frequency (RF) monitoring; () (iii) Passive Global Positioning Satellite (GPS) monitoring;
	() (iv) Active Global Positioning Satellite (GPS) monitoring (including "hybrid" (Active/Passive) GPS);
	() (v) Voice Recognition monitoring.
(X)(u)	report within 72 hours to the pretrial services office or any supervision officer any contact with law enforcement personnel, including but not
	limited to any arrest, questioning or traffic stop.
	and the state of t
(X)(v)	not travel outside the Northern District of Georgia without prior permission from your supervising Pretrial/Probation officer.

	Case 2:11-	cr-00546-	SRC Do	cument 10	Filed 08/24/11	Page 4 of 4 PageID: 45		
S AO 19	Case 2 (Rev.12/03)	:11-mj-060 'Advice of Penal	ities	Document 4		Page 5 of 6 PageID: 14 Page3 of 3 Pages		
Advice of Penalties and Sanctions								
то тн	E DEFENDAN	T:	The Property of the					
YOU A	RE ADVISED	OF THE FOL	LOWING PE	NALTIES AND	SANCTIONS:			
or both.		0140, 01401	omion, and a p	nosecution for C	ontempt of court and co	ite issuance of a warrant for your arrest, a ould result in a term of imprisonment, a fin		
This ser	tence shall be i	n addition to a	anv other sente	n a term of mibi	Bonment of not more th	tional sentence of a term of imprisonment of the contract of the offense is a misdemean of the contract of the		
or information or inf	nant; to retaliate uror, informant	or attempt to	retaliate again	cars or unprisor	ment, and a \$250,000	\$250,000 fine or both to obstruct a criminal fine or both to tamper with a witness, victing intimidate or attempt to intimidate a witness intimidation are significantly more serious in the serious in t		
If you may (1	fafter release, you be prosecuted an offense pu not more that	ou knowingly for falling to a unishable by d n \$250,000 or	fail to appear a appear or surre leath, life impr	as required by the inder and additional isonment, or im	ne conditions of release onal punishment may b prisonment for a term	e, or to surrender for the service of sentence be imposed. If you are convicted of: of fifteen years or more, you shall be fined		
(3 (4 A	more than \$2) any other felo) a misdemean term of impriso	inisnable by in 50,000 or impony, you shall or, you shall in or, you shall in the same of the same o	mprisonment for not be fined not moved for failure to the fined not moved for failure to the failure to the failure for failure to the failure for failure to the failure for	or a term of five of more than five nore than \$250,0 ore than \$100,00	e years or more, but les e years, or both; 200 or imprisoned not	is than fifteen years, you shall be fined not more than two years, or both; nore than one year, or both. on to the sentence for any other offense. In		
		: ·			t of Defendant			
I ac of release above.	cknowledge that e, to appear as di	I am the defer rected, and to	ndant in this ca	ra and that I am		of release. I promise to obey all conditions ware of the penalties and sanctions set forth		
		÷	:		Jan W.	an		

Signature of Defendant

Directions to United States Marshal

The defendant is ORDERED released after processing. The United States marshal is ORDERED to keep the defendant in custody until notified by the clerkor judge that the defendant has posted bond and/or complied with all other conditions for release. The defendant shall be produced before the appropriate judge at the time and place specified, if still in custody. Date:						
	Signature of Judicial Officer					
	JANET F. KING, U. S. MAGISTRATE JUDGE Name and Title of Judicial Officer					

DISTRIBUTION: COURT DEFENDANT PRETRIAL SERVICE U.S. ATTORNEY U.S. MARSHAL